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Electronically Recorded

Tarrant County Texas

Official Public Records

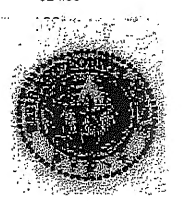
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CHESAPEAKE ENERGY CORP. ATTN: RECORDING TEAM P.O. BOX 18496 OKLAHOMA CITY, OK 73154

Submitter: CHESAPEAKE OPERATING, INC

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

DO NOT DESTROY

WARNING - THIS IS PART OF THE OFFICIAL RECORD

ELECTRONICALLY RECORDED BY ERXCHANGE

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) - Paid-Up With 640 Acres Pooling Provision

PAID-UP OIL AND GAS LEASE (No Surface Use)

mv	THIS LEASE AGREEMENT is made this 8th sole and separate property	day of <u>December</u>	, 2010	, by and between	Betty Louise Wilson	Taylor, a married woman as
Tex	as 76107	, as Lessor, an	d CHESAPEAKE	EXPLORATION I	I C an Oklahoma limit	Goodman Ave Fort Worth, ed liability company, whose
ado	ress is P.O. Box 18496, Oklahoma City, Oklahoma	73154-0496, as Lessee. All r	printed portions of	this lease were pre	pared by the party here	inabove named as Lessee,
but	all other provisions (including the completion of blar 1. In consideration of a cash bonus in hand paid a	ik spaces) were prepared jointi nd the covenants herein conta	y by Lessor and L ined. I essor here!	essee. ov grants, leases ar	nd lets exclusivaly to Les	see the following described
lan	i, nereinafter called leased premises: 5934 Goodma	in Ave. Fort Worth, Tx 76107, i	nore particularly s	hown on the man of	f record per Tay Tract N	umber 7000-325-23-30,
Tar	rant County, Texas and described as Block 325, Lot	s 23 & 24 & E 10' 22 & W 20' 2	5 in the Chamber	lain Arlington Hts 2	nd Subdivision.	
in t	ne County of <u>Tarrant</u> , State of T	EXAS, containing 0.2300	gross a	acres, more or less	(including any interests	therein which Lessor may
her	eafter acquire by reversion, prescription or otherwis	e), for the purpose of exploring	a for, developina.	producing and ma-	rketing oil and gas, alor	or with all hydrocarbon and
and	hydrocarbon substances produced in association other commercial gases, as well as hydrocarbon of	nerewith (including geophysic	ai/seismic operati e-described lease	ons). The term "ga ed premises this le	is" as used herein inclu ase also covers accreti	des helium, carbon dioxide
par	cels of land now or nereafter owned by Lessor which	r are contiguous or adiacent to	the above-describ	oed leased premise	s, and in consideration.	of the aforementioned cach
DOL	us, Lessor agrees to execute at Lessee's request a pose of determining the amount of any shut-in royalt	ny additional or supplemental ies bereunder, the number of a	instruments for a r	more complete or a	ccurate description of the	e land so covered. For the
	 Inis lease, which is a "paid-up" lease requiring 	no rentals, shall be in force for	r a primary term o	f 5 vears fro	om the date hereof, and	for as long thereafter as oil.
or g	as or other substances covered hereby are produce	ed in paying quantities from the	leased premises	or from lands poole	ed therewith or this lease	is otherwise maintained in
ene	ct pursuant to the provisions hereof. 3. Royalties on oil, gas and other substances pro	duced and saved hereunder s	hall be naid by I	essee to Lessor as	follows: (a) For oil an	d other liquid hydrogerhene
sep	arated at Lessee's separator facilities, the royalty sl	hall be 25 % of such product	ion, to be delivere	ed at Lessee's option	in to Lessor at the wellh	ead or to Lesson's credit at
ιne	oil purchaser's transportation facilities, provided that he field (or if there is no such price then prevailing I	t Lessee shall have the continu	iina riaht to purch:	ase such production	at the wellhead market	price then prevailing in the
gra	/ity; (b) for gas (including casinghead gas) and all o	ther substances covered herel	ov, the rovaity sha	libe 25 % of the	proceeds realized by Le	ssee from the sale thereof
less	a proportionate part of ad valorem taxes and pro	oduction, severance, or other	excise taxes and	the costs incurred	by Lessee in delivering	a processing or otherwise
pro	keting such gas or other substances, provided that duction of similar quality in the same field (or if ther	t Lessee shall have the contin	uing right to purcl	hase such production	on at the prevailing wel	lhead market price paid for
pun	suant to comparable purchase contracts entered into	o on the same or nearest prec	eding date as the	date on which Less	see commences its our	hases hereunder, and (c) if
at t	ie end of the primary term or any time thereafter or	ne or more wells on the leased	premises or land	is pooled therewith	are capable of either n	roducing oil or oas or other
not	stances covered hereby in paying quantities or sucl being sold by Lessee, such well or wells shall neve	theless be deemed to be prod	o tracture stimulati Iucina in pavina di	ion, but such well o	r wells are either shut-ir	or production therefrom is
con	secutive days such well of wells are shut-in or prod	uction therefrom is not being s	old by Lessee, the	en Lessee shall bay	shut-in rovalty of one o	follar ner acre then covered
befo	his lease, such payment to be made to Lessor or to bre each anniversary of the end of said 90-day perion	o Lessor's credit in the deposi	tory designated b	elow, on or before	the end of said 90-day	period and thereafter on or
otne	rwise being maintained by operations, or if produc	tion is being sold by Lessee fi	rom another well o	or wells on the leas	sed premises or lands r	noted therewith no shut-in
roya	ulty shall be due until the end of the 90-day period i see liable for the amount due, but shall not operate t	next following cessation of suc	h operations or pr	roduction. Lessee's	s failure to properly pay	shut-in royalty shall render
	4. All shut-in royalty payments under this lease sh	nall be paid or tendered to Les	sor or to Lessor's	credit in at Lessor	s address above or its	successors, which shall be
Les	sons depository agent for receiving payments regar	diess of changes in the owner	ship of said land.	All payments or tel	nders may be made in a	currency or by check or by
ara: add	t and such payments or tenders to Lessor or to the ress known to Lessee shall constitute proper payments.	depository by deposit in the L	IS Mails in a stam	ped envelope addr	essed to the depository	or to the Lessor at the last
pay	ment nereunder, Lessor shall, at Lessee's request, (deliver to Lessee a proper reco	rdable instrument	naming another ins	titution as depository ac	ent to receive navments
	 Except as provided for in Paragraph 3, above, 	it Lessee drills a well which is	incapable of prod	ucing in paving gua	intities (hereinafter calle	d "dry hole") on the leased
pur	nises or lands pooled therewith, or if all production that to the provisions of Paragraph 6 or the action	on of any governmental auth	uantities) permane ority, then in the	ently ceases from a event this lease is	any cause, including a s not otherwise being a	revision of unit boundaries
neν	ertheiess remain in force it lessee commences ope	rations for reworking an existi	na well or for drilli	ng an additional we	Il or for otherwise obtain	ning or restoring production
the	he leased premises or lands pooled therewith within end of the primary term, or at any time thereafter,	190 days after completion of o this lease is not otherwise he	perations on such	dry hole or within s	90 days after such cess	ation of all production. If at
ope	rations reasonably calculated to obtain or restore pr	oduction therefrom, this lease	shall remain in for	ce so long as any c	ne or more of such one	rations are prosecuted with
no e	essation of more than 90 consecutive days, and if	any such operations result in	the production of	oil or gas or other	substances covered he	reby as long thereafter as
Les	e is production in paying quantities from the leased see shall drill such additional wells on the leased pro-	emises or lands pooled therewi	th as a reasonabl	v prudent operator v	would drill under the sar	ne or similar circumstances
10 (a) develop the leased premises as to formations th 	en capable of producing in pa	ivina auantities or	the leased premis	es or lands pooled the	rewith or (h) to protect the
add	ed premises from uncompensated drainage by any tional wells except as expressly provided herein.					· V
al a sa	6. Lessee shall have the right but not the obligati	on to pool all or any part of th	e leased premise	s or interest thereir	with any other lands o	r interests, as to any or all
aeb	ths or zones, and as to any or all substances coverer to do so in order to prudently develop or operate	ered by this lease, either before the leased premises, whether	e or after the cor	nmencement of pro	oduction, whenever Les	see deems it necessary or
unit	formed by such pooling for an oil well which is not	a horizontal completion shall r	ot exceed 80 acre	es plus a maximum	acreage tolerance of 1	1% and for a nag well or a
non	zontal completion shall not exceed 640 acres plus a pletion to conform to any well spacing or density pa	maximum acreage tolerance of	of 10%: provided t	hat a larger unit ma	v be formed for an oil w	ell or das well or horizontal.
OI II	ie foregoing, the terms "oil well" and "gas well" sha	Il have the meanings prescribe	ed by applicable b	aw or the appropria	te governmental author	ity or if no definition is so
pres	cribed, "oil well" means a well with an initial gas-oil	ratio of less than 100,000 cubi	c feet per barrel a	nd "gas well" mean	s a well with an initial or	s-oil ratio of 100 000 cubic
equ	or more per barrel, based on 24-hour production pment; and the term "horizontal completion" mean	i lest conducted under normans a well in which the horizon	ii producing cond ntal component o	itions using standa f the gross comple	ard lease separator fac	ilities or equivalent testing
com	ponent thereof. In exercising its pooling rights her	eunder, Lessee shall file of re	cord a written de	claration describino	the unit and stating th	e effective date of pooling
Pro	duction, drilling or reworking operations anywhere orking operations on the leased premises, except the	on a unit which includes all c	r any part of the	leased premises s	hall he treated as if it :	were production drilling or
net	acreage covered by this lease and included in the	unit bears to the total gross a	icreage in the uni	t, but only to the e	xtent such proportion o	funit production is sold by
Les	see. Pooling in one or more instances shall not exit formed hereunder by expansion or contraction or	naust Lessee's pooling rights h	ereunder, and Le	ssee shall have the	recurring right but not	the obligation to revise any
pres	cribed or permitted by the governmental authority	having jurisdiction, or to confo	rm to any product	tive acreage detern	nination made by such	governmental authority. In
mar	ing such a revision, Lessee shall file of record a wr	itten declaration describing the	revised unit and	stating the effective	date of revision. To the	e extent any nortion of the
be a	ed premises is included in or excluded from the unidjusted accordingly. In the absence of production i	t by virtue of such revision, the	e proportion of uni	t production on whi	ch royalties are payable of Lessee may terminate	hereunder shall thereafter
a w	itten declaration describing the unit and stating the o	tate of termination. Pooling he	reunder shall not	constitute a cross-c	onveyance of interests	
	If Lessor owns less than the full mineral estate is e leased premises or lands pooled therewith shall be	in all or any part of the leased	premises, the rov	alties and shut-in re	valties pavable bereum	der for any well on any part
	sport of the leaded promises	a reasona to the proportion the	w reson a litteles	em such part of the	reaseu premises pears	to the full mineral estate in

such part of the leased premises.

8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days

ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter

- arising with respect to the transferred interest, and failure of the transferee to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this lease then held by each.

 9. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones thereunder, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereupder. in accordance with the net acreage interest retained hereunder.
- If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereunder.

 10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or unitized herewith, in primary and/or enhanced recovery. Lessee shall have the right of ingress and egress along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, starks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, starks, water and/or other substances produced on the leased premises and/or transport production. Lessee may use in such operations, free of cost, any oil, gas, water and/or other substances produced on the leased premises of lease possible and the reverse of the reverse of the substances of lease possible production of the reverse of the r

- time after said judicial determination to remedy the breach or default and Lessee fails to do so.

 14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore easement under and through the leased premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the leased premises or lands pooled therewith and from which Lessor shall have no right to royalty or other benefit. Such subsurface well bore easements shall run with the land and survive any termination of this lease.
- 15. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-in royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.
- 16. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other operations.
- 17. Lessor, and their successors and assigns, hereby grants Lessee an option to extend the primary term of this lease for an additional period of 2 Yrs from the end of the primary term by paying or tendering to Lessor prior to the end of the primary term the same bonus consideration, terms and conditions as granted for this
 - 18. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or difference terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE)	lan I
A married woman, as my sole and separate property	
STATE OF TEXAS COUNTY OF Tarrant	ACKNOWLEDGMENT
This instrument was acknowledged before me the underside	aned, a notary in and for the State of Texas on the <u>8th</u> day of <u>December 2010</u> <u>personally</u> , known to be the person whose name is subscribed for the foregoing instrument and executed the same
	Notary Public, State of Texas Notary's name (printed): Notary's commission expires: Notary's commission expires: November 07, 2014
STATE OF TEXAS COUNTY OF	ACKNOWLEDGMENT
This instrument was acknowledged before me on the	day of, 20, by
	Notary Public, State of Texas Notary's name (printed): Notary's commission expires:
STATE OF TEXAS	RECORDING INFORMATION
County of	
This instrument was filed for record on the, of the, of the,	day of, 20, ato'clockM., and dulyrecords of this office.
Ву	Clerk (or Deputy)